Paul Marron, Esq., State Bar No. 128245 Mark J. Polland, Esq., State Bar No. 210657 MARRON LAWYERS 2 320 Golden Shore, Suite 410 Long Beach, CA 90802 3 Tel.: 562.432.7422 Fax: 562.432.8682 4 E-mail: pmarron@marronlaw.com E-mail: mpolland@marronlaw.com 5 Attorneys for LARRY JAMES; 6 DAVID R. BATTON; ANDRE DOUZDJIAN; 7 BATTON TECHNICAL ENGINEERING CONSULTANTS, INC.; BATTON, INC.; 8 HANBON -- CARO I, LLC; HANBON --MI I, LLC; HANBON MI II, INC.; HANBON --9 MARLETTE, LLC; HANBON -- PA I, LLC; TEC GROUP, INC.; DEPLOY HR, INC.; 10 DEPLOYHR, INC. 11 IN THE UNITED STATES DISCTRICT COURT 12 FOR THE NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 Case No.: 3:12-cv-01527-RS CORNERSTONE STAFFING SOLUTIONS, INC., 15 a California Corporation, Assigned to Hon. Richard Seeborg 16 Plaintiff, STIPULATION FOR TIMING OF 17 EXPERT DISCLOSURES, VS. COMPLETIONOF EXPERT DISCOVERY, AND [PROPOSED] 18 LARRY THAXTER JAMES an individual; DAVID ORDER 19 R. BATTON, an individual; TED MANNELLO, an Complaint Filed: March 27, 2012 individual; ANDRE DOUZDJIAN, an individual; 20 MICHAEL SANTOS, an individual; MARCOS October 28, 2013 Trial Date: BARRERA, an individual; BATTON TECHNICAL 21 ENGINEERING CONSULTANTS, INC., a Michigan corporation; BATTON DIVERSIFIED 22 STAFFING SOLUTIONS, a Michigan corporation; 23 HANBON-CARO I, LLC, a Michigan limited liability company a/k/a CARO I, LLC; HANBON --24 MII, LLC, a Michigan limited liability company d/b/a TECHNICAL ENGINEERING 25 CONSULTANTS; HANBON - MI II, INC., a Michigan corporation d/b/a BATTON TECHNICAL 26 ENGINEERING CONSULTANTS; HANBON --27 MARLETTE, LLC, a Michigan limited liability company; HANBON - PA I, LLC a Pennsylvania 28

limited liability company; HANBON - CT I, LLC a Connecticut limited liability company; TEC GROUP INC., a Michigan corporation d/b/a TEC GROUP 2 ALSO d/b/a TEC-CHRYSLER; DEPLOY HR, INC., a Pennsylvania corporation d/b/a DEPLOY 3 HR STAFFING, INC.; DEPLOYHR, INC., a California corporation d/b/a TEC ALSO d/b/a 4 BATTON; and DOES 1-100, 5 Defendants. 6 7 8 **STIPULATION** 9 The parties signing below acknowledge the following: 10 In the initial Joint Case Management Statement in this matter (Document #46), the 1. 11 parties indicated that they were amenable to setting the date for expert disclosures 120 days before 12 trial. 13 In the Supplemental Joint Case Management Statement in this matter (Document 2. 14 #93), the parties indicated that they were amenable to setting the date for completion of expert discovery on June 28, 2013. That was an inadvertent error. June 28 is approximately 120 days 15 before trial. The parties intended to set that date for expert disclosures, not for the completion of 16 17 expert discovery. That date is too early to allow sufficient time for the completion of expert 18 discovery in this matter. The parties stipulate to setting the date for expert disclosures on June 28, 2013. 19 3. 20 /// 21 /// 22 /// 23 24 25

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1	4. The parties stipulate	to setting the date for completion of expert discovery on
2	August 23, 2013, commensurate wit	h the completion of non-expert discovery.
3	IT IS SO STIPULATED.	
4		MARRON LAWYERS
5	1.22.13	
6	Dated: 1.22./3	Signed: Y PAUL MARRON
7		MARK POLLAND Attorneys for Defendants LARRY JAMES; DAVID
8		R. BATTON; ANDRE DOUZDJIAN; BATTON
9		TECHNICAL ENGINEERING CONSULTANTS, INC.; BATTON, INC.; HANBON CARO I, LLC;
10		HANBON MI I, LLC; HANBON MI II, INC.; HANBON MARLETTE, LLC; HANBON PA
11		I, LLC; TEC GROUP, INC.; DEPLOY HR, INC.; DEPLOYHR, INC.
12		DEI LOTTIN, INC.
13		HILL, FARRER & BURRILL LLP
14	1/25/2	
15	Dated: 1/25/13	Signed: NEIL MARTIN
16		CLAYTON HIX Attorneys for Plaintiff CORNERSTONE
17		STAFFING SOLUTIONS, INC. and Counter-
18		Defendant MARY ANDERSON
19		BURKHARDT & LARSON
20		
21	Dated:	Signed:
22		PHILIP BURKHARDT Attorneys for Defendant MARCOS BARRERA
23		
24		WOODS LAW GROUP
25	1/02/	a Hand
26	Dated: 1/22/13	Signed: BRINY WOODS
27		Attorneys for Defendant MICHAEL SANTOS and HANBON – CT I, LLC
28		3
		Casa No. 3:12-cv-01527-RS

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***	4. The parties stipul	ate to setting the date for completion of expert discovery on	
2	August 23, 2013, commensurate with the completion of non-expert discovery.		
3	IT IS SO STIPULATED		
		MARRON LAWYERS	
5 6 7 8 9	Dated: 1.22./3	Signed: PAUL MARRON MARK POLLAND Attorneys for Defendants LARRY JAMES; DAVID R. BATTON; ANDRE DOUZDJIAN; BATTON TECHNICAL ENGINEERING CONSULTANTS, INC.; BATTON, INC.; HANBON CARO I, LLC; HANBON MI I, LLC; HANBON MI II, INC.; HANBON MARLETTE, LLC; HANBON PA I, LLC; TEC GROUP, INC.; DEPLOY HR, INC.; DEPLOYHR, INC.	
12 13 14 15 16 17	Dated:	HILL, FARRER & BURRILL LLP Signed: NEIL MARTIN CLAYTON HIX Automoss for Plaintiff CORNERSTONE STAFFING SOLUTIONS, INC. and Counter- Defendant MARY ANDERSON	
19 20 21 22 23	Dated: 1/22/13	Signed: PHILIP BURKHARDT Attorneys for Defendant MARCOS BARRERA	
24 25 26	Dated:	WOODS LAW GROUP Signed: BRINY WOODS	
27		Attorneys for Defendant MICHAEL SANTOS and HANBON – CT I, LLC 3 Case No. 3:12-cv-01527-RS	
		Case No. 3:12-ev-01527-R5	

STIPULATION TO SET DATES FOR EXPERT DISCLOSURES

[PROPOSED] ORDER Pursuant to the foregoing stipulation, the Court orders that: The date for expert disclosures is on June 28, 2013. 1. The date for completion of expert discovery is on August 23, 2013, commensurate 2. with the completion of non-expert discovery. IT IS SO ORDERED. Date: $_{2}/6/13$ Judge of the United States District Court